

*

.

.

.

.

:

(3)

"

"

.

.

.

:

:

(1)

(2)

.

*

.2011/6/15

2010/10/29

(9)

(Dicey)

(10)

(4)

(5)

(6)

(Dicey)

(the Rule of Law)

(7)

(11)

(12)

(8)

1947

1789

2000

(15)

-

(Habeas Corpus)

-

the High)

:

.(Court of Justice
Chancery Division

(16)

Family Division ...

...

Queen's Bench Division

(13)

(17)

1947

" "

()

.

" "

(18)

.

(Certiorari)

" "

(Quashing Order)

2000

(Common Law)

.

(19)

"

"

:

"... the English courts may interfere in such cases
relying on their constitutional role to protect citizens' rights
against illegal administrative actions".⁽¹⁴⁾

(23)

|| ||

1790

24-16

"

"

1791

(34)

(30)

(35)

(31).1872 24

(36)

(37)

(32)

1962

(33)

(38)

(41)

:

(39)

(42)

1972 5

.1991 9

:

539

1980

1995 125

(40)

minvielle

:

()

(43)

:

()

()

.() " "

			...
		(44)	
1995			
			(45)
			:
	(49)		
			(46)
			:
		Samper	
			1990 27
		(47)	
		(50)	(48)
		1995	1980

(53)

(51)

(54)

(52)

(55)

(56)

(60)

-

-

-

.

)

(

(57)

(61)

Tounkaara

(62)

(58)

1995

(59)

1998-7-29

Ville Franche – Sur- Saone

(65)

1000

(63)

" "

(66)

1992 12

(182)

"

(67) "

... "

...

...

(68)

(64) "

182

—

—

(69)

1980

" "

182

(72)

360

182

(70)

- -

" " " "

(71)

- the constitution*, 10th ed., 1959, chapter 12. this reference is referred to in Bradley, A. W., and K. D. Ewing, *Constitutional and Administrative Law*, Longman, Twelfth edition, 1998, p. 700. (1)
- See Mitchell, J. "The causes and effects of the absence of a system of public law in the United Kingdom" PL, 1965, p.95. (11)
- " - 20 - .244 -183 -2004 - (12)
- .2001 Essex (13)
- .273-270 10 4 (14)
- Laws J ' Is the High Court the Guardian of : Fundamental Rights?' (1993) P.L 59. .14 (15)
- : De Smith, Lord Woolf & Jowell, *Judicial Review of Administrative Action*, (Sweet & Maxwell, 5th ed. 1995) p:5 (16)
- Cane, P. (1997), "The Constitutional Basis of Judicial Remedies in Public Law", in Leyland, P. and Woods, T. (eds) *Administrative Law Facing the Future: Old Constrains and new Horizons* (London: Blackstone Press). (17)
- Wade, H. W. R., and Forsythe, C. F., *Administrative law* (Clarendon Press, 8th. ed. 2000) chapter 1, Sueur, A. & Sunkin, M. *Public Law*, Longman, 1997, p: 101-104. (18)
- Bingham, Sir T. (1991) "should Public Law Remedies be Discretionary?" Public Law, 64. : (19)
- : 179 (20)
- . 90 (21)
- Stein, P., *Legal Institutions: The Development of Dispute Settlement*, (Butterworths, 1984), p. 117. (22)
- Sharpe, *Habeas Corpus*, 2ed. edn.(1989), p. 66. (17)
- Wade, H. W. R., and Forsythe, C. F., : .182 (18)
- Administrative law*, op. cit., no. 6, p. 619. (9)
- Barnett, H., *Constitutional and Administrative law*, (Cavendish Publishing Limited, 3rd ed. 2000), p. 784. 60 : (19)
- Wade, H. W. R., and Forsythe, C. F., *Administrative law*, op. cit., no. 6, p-p: 625-642. 42-39 (20)
- Barnett, H., *Constitutional and Administrative law*, op. cit., no. 21, p. 785. 46 : (21)
- See Wade, H. W. R., and Forsythe, C. F., (22) Brown, N and Bell, J, *French Administrative Law*, London, (Clarendon Press, 5th ed., 1998) p-p. 9-40. Dicey, A. V., *Introduction to the study of the law of* (10)

			<i>Administrative law</i> , op. cit., no. 6, p. 627.	
252 -236			Barnett, H., <i>Constitutional and Administrative law</i> ,	(23)
			op. cit., no. 21, p. 785.	
	.410-408		Barnett, H., <i>Constitutional and Administrative law</i> ,	(24)
1990 23		(42)	op. cit., no. 21, p. 785.	
.923 1992			Wade, H. W. R., and Forsythe, C. F., <i>Administrative</i>	(25)
1995 26		(43)	<i>law</i> , op. cit., no. 6, p. 592.	
.220 1995				(26)
1985 27		(44)	.577	
.738 1985			Ibid., p 581.	(27)
1987 26		(45)	.710	(28)
.1388 1987			" "	(29)
		(46)	.190 – 189	
				(30)
	.75		.67	
1990 27		(47)		(31)
.867 1990			.43	
1994 4		(48)		(32)
.231 1994			.370	
		(49)	" "	(33)
			.191-190	
	.69		.1279	(34)
.499		(50)		(35)
		(51)	. 370	
.502			Walline, Marcel: "Le Control Juridictionnel)	(36)
		(52)	(De La dministration" Le Caire 1949, p. 199	
	.103		Auby. J.F., et Bronner.F L, Europe des marches)	
.104		(53)	(publics, A.J.D,A., 1990, p. 268.	
		(54)	..371-367	
	.268		Favoreu Louis "De deni de Justic en droit)	(37)
		(55)	(public francais" Paris 1964, p. 439	
			.366	
				(38)
4\8				
125			. 720	
	.1995			(39)
		(56)	. 338	
				(40)
	.181		14	
.196		(57)		
34-90		(58)	:	(41)
	.1990-1-10		" 506-490	
8		(59)	215 "	

	"	(68)	.	"	(60)
.249	1989		.234	"	
		(69)	"		(61)
	2006\99		.237 - 234	"	
			.237		(62)
	2005\262		1995-3-29		(63)
			.285		
			2008\6\23	2008\140	(64)
		(70)	.2008\5\28	2008\107	
	182		2007	25	(65)
			.2007-4-16	4821	
			.995	:	(66)
		:			(67)
			:		
			1004-995		
			392 -390	2008	
1999-6-16					
91	2000		416-412	2005	
			1980 27		
.335		(71)		250	
-		(72)	1994		
	.82-80			232	
	2008				
				2005	
	1988				
				1995	
	2007				
				1968	
	1991			1970	
1994				1984	
	1986			1999	
	2000			2002	

- Butterworths, 3rd ed., 1990.
- Barnett, H., *Constitutional and Administrative law*,
(Cavendish Publishing Limited, 3rd ed. 2000). 1997
- Bingham, Sir T. (1991) "should Public Law Remedies be
Discretionary?" Public Law, 64. 1968
- Bradley, A. W., and K. D. Ewing, *Constitutional and
Administrative Law*, Longman, Twelfth edition, 1970
1998Brown, N and Bell, J, *French Administrative Law*,
London, (Clarendon Press, 5th ed., 1998). : 1989
- Cane, P. (1997), "The Constitutional Basis of Judicial
Remedies in Public Law", in Leyland, P. and Woods, T.
(eds) *Administrative Law Facing the Future: Old
Constraints and new Horizons* (London: Blackstone
Press). 2000
- De Smith, Lord Woolf & Jowell, *Judicial Review of
Administrative Action*, (Sweet & Maxwell, 5th ed. 1995). 2002
- Dicey, A. V., *Introduction to the study of the law of the
constitution*, 10th ed., 1959. 1973
- Laws J ‘ Is the High Court the Guardian of Fundamental
Rights?’ (1993) P.L 59. 2004
- Mitchell, J. “The causes and effects of the absence of a
system of public law in the United Kingdom” PL, 1965. 2008
- Stein, P., *Legal Institutions: The Development of Dispute
Settlement*, (Butterworths, 1984), p. 117. Sharpe, *Habeas
Corpus*, 2ed. edn.(1989). : 1980 27
- Sueur, A. & Sunkin, M. *Public Law*, Longman, 1997.
- Wade, H. W. R., and Forsythe, C. F., *Administrative law*
(Clarendon Press, 8th. ed. 2000). - 2005 - -
- Auby. J.F., et Bronner.F L, *Europe des marches publics*,
A.J.D,A., 1990. .1989
- Favoreu Louis “De deni de Justic en droit public francais”
Paris 1964. - 20 - :
- Walline, Marcel: “Le Control Juridictionnel De La
dministration” Le Caire 1949. .2004 -

Baker, *An Introduction to English Legal History*, London,

The Effect of English System on the French Law in Terms of Implementation of the Judgments of the Administrative Courts

*M. Al-Khalayleh **

ABSTRACT

This study examines the recent developments in French law regarding the power of administrative courts to command administrative authorities to implement their judgments, and their power to use the "financial threat" if they do not respond. The study shows that French law has been influenced in this area by the experience of English law, which long time ago gave the court the power to do so. It also shows that this approach may play a significant role in the implementation of the judgments of the administrative courts and it, accordingly, may increase confidence in the administrative courts as a guard of the rights and freedoms of individuals. Therefore, the study recommends the French law approach to be adopted in Jordanian law instead or beside those traditional and ineffective means to implement the decisions of the High Court of Justice.

Keywords: English System, French Law, Administrative Courts.

* Faculty of Law, Mutah University, Jordan. Received on 29/10/2010 and Accepted for Publication on 15/6/2011.